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May 21, 2015

VIA ECF

Hon. George B. Daniels
United States District Judge
United States District Court
for the Southern District of New York
500 Pearl Street
New York, NY 10007-1312

RE: *Sokolow, et al. v. Palestinian Liberation Organization, et al.*, Docket No. 04-CV-397 (GBD)(RLE) Response to Plaintiffs' May 21, 2015 Letter

Dear Judge Daniels:

I write on behalf of the Palestinian Authority and Palestine Liberation Organization in response to Plaintiffs' May 21, 2015 letter. Having apparently abandoned their broader request to strike, now Plaintiffs seek to strike certain defense exhibits that were not admitted into evidence. Defendants, however, are entitled to make a record and to file exhibits that were before the Court even if they were not ultimately admitted so that the Second Circuit can appropriately evaluate pre-trial and trial evidentiary rulings. Plaintiffs are seeking to prejudice Defendants' ability to present arguments on appeal, and they have no response to the point that if they believe that the record is somehow incomplete, they can make their own filing.

Defendants accordingly respectfully request that the Court deny Plaintiffs' request to strike.

Respectfully submitted,

Squire Patton Boggs (US) LLP

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cc: All ECF Counsel